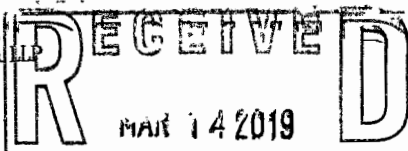
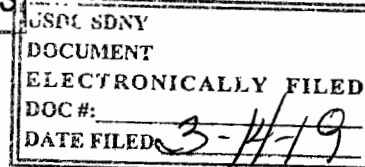


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March 13, 2019

BY EMAIL AND ECF

The Honorable Lewis A. Kaplan  
United States District Court for the  
Southern District of New York  
Room 1940  
500 Pearl Street  
New York, NY 10007

Re: *United States v. James Gatto, et al. (Case No. 17-CR-686)*

Dear Judge Kaplan:

I represent Defendant James Gatto in the above-captioned matter. Mr. Gatto's current conditions of release restrict his travel to the Southern and Eastern Districts of New York, the Western District of Washington, the District of Oregon, and the District of New Jersey, except upon application to the Court. Mr. Gatto now respectfully requests the Court's permission to travel to the Los Angeles, California area from March 27-April 1, 2019, with his wife and two children, for a family vacation during the children's Easter break from school. PreTrial Services has approved the travel request and the Government has informed us that they have no objection.

Mr. Gatto respectfully requests that the Court permit him to make this trip.

Respectfully submitted,

Casey E. Donnelly

SO ORDERED  
*Granted*

LEWIS A. KAPLAN, U.S.D.J.  
*3/14/19*

COURTESY COPY



**U.S. Department of Justice**

*United States Attorney  
Southern District of New York*

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*The Silvio J. Mollo Building  
One Saint Andrew's Plaza  
New York, New York 10007*

March 14, 2019

The Honorable Lewis A. Kaplan  
United States District Judges  
Southern District of New York  
Daniel Patrick Moynihan U.S. Courthouse  
500 Pearl Street  
New York, New York 10007

Re: United States v. James Gatto et al., 17 Cr. 686 (LAK)

Dear Judge Kaplan:

The Government writes in connection with the application of defendant James Gatto to travel to Los Angeles, California from March 27 to April 1, 2019, for a family vacation. The defendant, through counsel, has informed the Government that he has notified and obtained the permission of his pretrial services officer for the proposed travel, and in light of that, the Government similarly has no objection to the request.

Respectfully submitted,

ROBERT S. KHUZAMI  
Attorney for the United States, Acting Under  
Authority Conferred by 28 U.S.C. § 515

By:

/s/

Edward B. Diskant/Noah Solowiejczyk/  
Eli J. Mark/Aline Flodr  
Assistant United States Attorneys  
(212) 637-2294/2473/2431/1110

Cc: Defense counsel (by email)